dentity appeal to facts, now matters of constitutional law and foreign policy. 'Resolved, (if the honorable Senator well-known history, to disprove the acen- At the memorable epoch of the declara- concur therein,) That our Senators be ration. In the government under which tion of war against Great Britain, when instructed, and our Representatives in we live, laws are established by a majo- our young country, without an army or Congress be requested, to oppose the ad-

responsible for that. special elections for the supply of vacan- The man who could co-operate with such mative .-- [Se Journal, 1821-2. cies which occurred in 1838. Until this a party, for such a purpose, can scarce change was thus effected, the whigs nev. deserve the name of patriot. He is iner were a majority in either House. deed the proper chief of a faction, which of? All of them, without exception, tives in the Legislature of the Union. had obtained a majority, even in the in any section of Mississippi.

rities, without disclaiming all party con- to bear the reproach of indifference to passed as a measure of the Whigs. Your fellow citizen

We will not enter into further details to prove our innocence, against a charge which has so little plausibility. We cannot believe that our enlightened people will lay upon the minority, the responsibility of acts which they had not the power to perform.

If the Banks are responsible to the law courts of justice are open to the com-plaints of the injured. If not, let those who granted the charters, without securing the community against the abuses which we have witnessed, bear the whole indignation of the public.

The occusation is made, in truth, to divert from themselves the odium which naturally falls on the authors of these calamities. The measures which produced them are too recent, too notorious, and were too loudly boasted by the Democratic party, to have been forgotten. The Bank of the United States was struck down, and the use of the people's money, for which it had paid a heavy bonus, was distributed as spails to some favorite State Banks. The power of the National Institution was broken-its recharter was vetoed, and the State Banks, relieved of the wholesome control that rendered them harmless, issued, by the express direction of the Treasury Department, an amount of notes beyond the ecurity of their means. The temptation for the creation of other Banks produced its natural effects,-and before the bubble burst, their number had nearly doubled, in a period of three years Then came the Specie Circular, and the the reach of the Land offices were com- affirmative-Yeas 26, navs 21.

literally verified. It flowed from our Williams, Woodbury-21. these untoward circumstances, they re- nal, p. 401.

at the hazard of being thought to des- | Senate of New York .- Preamble and stitution farmishes a topic for party warfare against us, we, the advocates of such
a bank, are charged with being the authors of a disordered currency! We
never had, and never could have bad,
any purpose in wishing the recharter of
the late Bank, except to prevent our pretive "Demontor of Republican party,"
any purpose, now, in wishing the charany numbers, n Put were this not so, we could come guished who differed on great subjects of Union: Therefore,

rity of votes. And when, we pray, have treasury, and with five frigates and a mission as a State, into the Union, of the whigs been a majority, either in Con- few smaller vessels, for a navy, was dri- any Territory as aforesaid, without makgress or the Mississippi Legislature? ven by oppression to measure strength ing the prohibition of slavery therein an Never, for ten years past. The Presi- with a power which claimed the empire indispensable condition of admission. dent and both Houses of Congress, in all of the seas by right of conquest -- which that time, have been against us; and it was wealthy enough to subsidize Europe Senate took up the resolution and passed is now too universally admitted, that the -upon whose provinces the sun never the same unanimously, the following action of the General Government, sets-and whose arms were destined to Senators being present. struck the fatal blow at our currency, overthrow the conqueror of all Christen- 'Messrs. Adams, Austin, Bar num, Bar for the most reckless to hazarda contra- dom, that his armies could reach—the stow, Bowne, Childs, Dudley, Dayton, ry opinion. The Van Boren party is American people were not united in their Ditmiss. Evans, Forthingham, Hammond, The case is not very different in the Clay was the champion of his country's tin, Moons, Mallory, Moore, Noyes, village of Sharon is situated about seven government of the State. At the last honor, on the floor of Congress; while Paine, Ross, Rosencrontz, Skinner, general election, in November 1837, the that party which was indirectly aiding Swar, VAN BUREN, Wilson, Young, Van Buren party elected a Governor, a the cause of the common enemy, by -30." clear majority of the Sonate, and about seeking to embarrass the administration | Examine Senate Journal .-- On the bill

during the ascendency of the Democra- The name of John Tyler, of Virgitic party. The acts of the two last ses. nia, also, is presented by the Convention sions show-not a solitary bank charter, to the people of Mississippi, and our except of the Union Bank; of this, it sister States, as a proper candidate for to this bill, and he would have no objecmay suffice to say, that its establishment the office of Vice President. We offer tion to the total repeal of the duty on by the Legislature elected in 1835-2 The honorable posts which he has filled, served inviolable. He wanted to see it body devoted to the fortunes of Mr. Van and the high reputation which he has carried into effect, not only up to 1842, Buren; and it was confirmed by the suc- sustained in the councils of the Nation, but beyond that period, and he believed

nor in which that Bank has been manag- we presume, represent their claims in resumed, in Committee of the whole, and difficulties encountered, continued to elected? A good selection of county offied, it is no part of our duty to speak. person. We leave them, therefore, to the bill entitled "An Act, in addition to But whether well or ill, we disclaim their own exertions, with the passing re- the several acts imposing duties on imequally the praise or the censure; and mark, that the wishes and interests of ports," together with the amendments expations of its friends. The institution consideration presented to the people of the members, true to the interests of their all portions of the State were duly con- reported thereto, by the Committee on was founded by a few public spirited and Madison county, and among all of them. party, elected a controlling majority of sulted and laboriously examined, by the Manufactures. the board, from their democratic friends. Committee which made those nomina- On the question to agree to the fourth State, who possessing the requisite ener- Sheriff. To prove this, facts are abund-For all the managers have rightly done, tions; and that the Convention accepted amendment, in the following words: let them or their party have the credit them with entire unanimity.

of be approved, let not the censure fall hope, that all who wish well to our letter and plants, dated cause, will give us their active aid. The post the whigs.

But, it is urged, that the act authorized by the constraint of the sum of ten thousand dollars, dated cause, will give us their active aid. The delusions of former years have, indeed, astonishingly large.

2d. The present is a time of great the sum of ten thousand dollars, dated on other countries for the requisite infirst day of March 1840; also one other first day of March 1840; also one other that all who wish well to our letter and plants, dated cause, will give us their active aid. The sum of ten thousand dollars, dated on other countries for the requisite infirst day of March 1840; also one other than the constraint of the sum of ten thousand dollars, dated on other countries for the requisite infirst day of March 1840; also one other than the constraint of the constraint of the sum of ten thousand dollars, dated t ing the Banks to issue post notes was a whig measure. Again we appeal to history. That act was passed at a special those who so long abused the confidence til the thirtieth day of June, 1929, and the State. The necessity of having every man is oppressed with debt. tory. That act was passed at a special those who so long abused the confidence til the thirtieth day of June, 1929, and the state. The necessity of many and the state is not necessity of many and the state. The necessity of many and the state is not necessity of many and the state. The necessity of many and the state is not necessity of many and the state. The necessity of many and the state is necessity of many and the state. The necessity of many and the state is necessity of many and the state is not necessity of many and the state is necessity of many and t ren party was predominant in both Hou- does not prove established ascendency. centum ad valorem. ses of the Legislature. The act reliev. The friends of good government must ing the Banks from damages on failure not relax their efforts, in the belief that -Yeas 24, nays 22. to pay their notes when due, passed at success is easily attainable. All that ento pay their notes when due, passed at success is easily attainable. All that can the session of 1838, by votes of two- ergy and concert can effect, must be ex- are—Messrs. Barnard, Barton, Bateman, parent will be willing to submit the guithirds of each House. It was not a party pected of those who have a sinking party Bouligny, Chandler, Chase, Dickerson, dance of his child to another, in a far known to all of us-startling facts which vote-no act could have passed the Le- to sustain. And if we fail in the elec- Foot, Hendricks, Harrison, Knight, distant land, that child must have attain- we cannot remove, but may in some gislature at that time, by so large maje- tions of next November, we will deserve Marks, Noble, Parris, Kobbins, Ruggles,

> Your fellow citizens, G. WINCHESTER. E. L. ACEE, A. L. DABNEY, J. M. SITLER, J. H. MAURY. B. GILLESPIE, S. M. GRAYSON,

J. A. VENTRESS, W. S. BODLEY. APPENDIX.

13, 1828.—The amendments to the bill duties on imports." entitled an act in alteration of the several acts imposing duties on imports, hav- as amended?" ing been reported by the committee corthird time, as amended; and

cided in the negative-Yeas 20, nays 27. Lanmer, Low, McIlvain, Noble Palmer, obtain such assistance from the State as ly benefitted. The people are themare-Messrs Berrien, Bouligny, Branch, Thomas, VAN BUREN .-- [Senate Jour-Chambers, Chandler, Cobb, Ellis, Hayne, nal, p. 401. Johnson of Louisiana, King, McKinley, Macon, Parris, Smith of Md., Smith of

Web ter, Willey-27.

any purpose, now, in wishing the char- despotism of a faction, are termed "Fede. that the Constitution of the U. States, ter of another, except to cure them. ralists." These party names are rarely clearly giving Congress the right to re-That the great majority of us do entermentioned now, except to delude the ignuire of new States not comprised withthin such a with is notorious; and a re-morant. But there was a time when in the original boundaries of the United solution of the Convention that we rep- they meant something-when the names States, the prohibition of slavery, as a

counsels. At that gloomy period Henry Hart, Livingston, Loundsberry, McMar- be considered the best in the State. The

From the National Intelligencer. In Senate, February 1, 1839 .-- On motion of Mr. Knight, the bill to allow a tablished, that are so much complained right to choose their own Representamanufactured in cordage and exported, amination of the students which took

was taken up. Mr. Clay said, "Though he was a hemp raiser, he had no sort of objection

Section 2, line 19, after "strike out

It was determined in the affirmative

Sanford, Seymour, Silsbee, Thomas, bury-24-[Senate Journal, page 356.

ixth amendment," &c .- [Do. 358. Insert do. ninth amendment, -- p. 360.

do. eleventh amendment-p. 360 -page 371.

Insert on the question, "shall the bill pass as amended,"--page 410.

In Senate, May 13, 1824 .-- The "a In Senate of the United States, May mendments and the several act imposing

On motion of Mr. Hayne, that the said Eaton, Edwards, Findlay, Holme, Maine Those who voted in the affirmative, Ruggles, Seymour, Talbot, Taylor of la. its best interests require.

S. C., Tazewell, Tyler, White, Williams, now living in the vicinity of Aberdeen, children, as the health of the place is course of relief, and show their faithless a gentleman who can boast personal unsurpassed,-its morality secured,-by representation, where the sovereign pow- the abve stated case. Those who voted in the negative, are acquaintance with an individual who the fact that no one is permitted to sell er is placed. -Messrs. Bernard, Barton, Bateman, had seen and conversed with another Benton, Chase, Dickerson, Eaton, Foot, Who had actually been present at the Harrison, Hendricks, JOHNSON of Ly., battle of Flodden Field. Marvellous as precincts—and the known and acknowl- office of Sheriff of this county, Samuel Kane, Knight, McLane, Marks, Noble, this may appear, it is not the less true. edged ability of the professors. Ridgely, Robbins, Rowan, Ruggles, The gentleman to whom we allude was Sanford, Silsbee, Thomas, VAN BUREN, personally acquainted with the celebrated Peter Garden, of Auchterless, who court," finds a place in our columns this is ostensible at first view. Ever since On the question, "Shall the bill pass died in 1775, at the reputed age of 131, week. We have heretofore opposed the the pressure began in this county there ruin of those Banks that were within as amended?" it was determined in the although there is reason to believe that he was several years older. Peter, in principles advocated by "No Court"-Those who voted in the affirmative, his younger days, was servant to Garden we still entertain the same views, and with the expansion of the currency, are—Messrs. Barnard, Barton, Bateman, of Troup, whom he accompanied on a now wish to be fully understood as dif-With the expansion of the currency, produced by the operations of the Gov-produced by the operation of the Gov-produced by the Gov produced by the operations of the Govornment, arose a spirit of speculation,
restricted by no considerations of prudence. But the suspension of the Banks
dence. But the suspension of the Banks
dence a spirit of speculation,
restricted by no considerations of prudates before the citizens of Madison for
lim the town of Canton,
lim the town of Canton,
on the Third Monday in September 1839,
of the people below the propriety of
Madison for was the signal for all to pause and ex. Sanford, Seymour, Thomas, VAN BU-born in 1501, and was of course twelve dates before the citizens of Madison for holding Courts, and the strict enforceamine their conditions. With a great foreign debt, no currency could be kept foreign debt, no currency could be kept foreign Rench. Chambers, he here arrows to an English poblement. foreign debt, no currency could be kept among us that could be used abroad; and among us that could be used abroad; and among us that could be used abroad; and characteristic could be used abroad; and the prediction of a great leader of the Democratic party, that the measures of Parris Robbins. Silshee, Smith of Md. the Government would cause gold to Parris, Robbins, Silsbee, Smith of Md, den was older than he is reported to right as a freeman—of voting for the flow up and down the Mississippi, was Smith of S. C., Tazewell, Tyler, White, have been is this: There are still living one we may like the most, or the one we individuals who knew Peter, and to deem best qualified for the office. ports to the upper country, and to New Orleans. Pressed as the Banks were by pass with amendments.—[Senate Jour-ed under Montrose, and been present at the fight of Fyvie. He used to say he 

## WHIG ADVOCATE.

FOR VICE PRESIDENT. JOHN TYLER, of Va. Subject to the decision of a National Convention

FOR GOVERNOR, EDWARD TURNER FOR CONGRESS. ADAM L. BINGAMAN. REUBEN DAVIS. FOR SECRETARY OF STATE, DUDLEY S. JENNINGS. FOR STATE TREASURER, GIDEON FITZ. FOR AUDITOR OF PUBLIC ACCOUNTS, JOHN CRUSOE.

Sharon College.

But two years have passed since this thanks. institution was founded, and it may now miles east of north from this place, built up in the forest, whose growth has alsually large-numbering two hundred and :wenty-five-scarcely one has been confined by sickness, and not one death

or reflected more honor upon the institu- upon freemen more important-no acappeared to be desired by a large majori- no extended eulogy on his character, and foreign hemp, were it not for the comty of the people. Its charter was passed no act of his calls for apology or defence. promise act, which he wished to see prepitious period for such an undertaking offices to be filled, is it not to be feared in Mississippi -- as at that time the ex- that the people will bestow too little atcooding Legislature, before the whigs and of his native State, are not unknown it perfectly practicable to carry it into the State was prostrated-has notwith- and by a want of proper watchfulness House of Representatives. Of the man- The nominees for other offices will, In Senate, May 5, 1828 .- The Senate standing all the disadvantages suffered, suffer those who have no claims to be prosper beyond the most sanguine anti- cers, is, perhaps, the most important intelligent planters in this section of the there is none so much so as that of gy and enterprise, knew and felt the ant .- 1st. The amount of money which -and if they have done aught that cannot be approved, let not the censure fall of the party have done aught that cannot be approved, let not the censure fall who wish well to our lected and paid, twenty cents on every own borders, such schools as our necestal control of the with entire dualithity.

In conclusion, permit us to indulge the hands of a Sheriff of this county, is favor of F. G. Wadlington or order for upon the institutions of other States, for the country, and hence, of necessity, the March 1841, as I have legal offsetts as eighty necessity and hence, of necessity, the Those who voted in the affirmative, the education of our youth, before the price of property is low, and must gainst said notes and shall not pay them ed some twelve or fourteen years of age, degree remedy by selecting a proper per-VAN BUREN, Webster, Willey, Wood- thus one third of the period of life usu- son for our next Sheriff. ally devoted to education has passed, Should we elect a man who would ri-Insert, "on question to agree to fifth and the pupil has just commenced the gorously enforce the prompt payment of lames R. Russell, amendment," &c.-[Do. 357. | investigation of those branches of money, many valuable citizens who investigation of those branches of money, many valuable citizens who Henry Garrett and Insert "on question to agree to the science with which he should have long have speculated themselves-many who R. S. Hunter. before been familiar. Sharon College have indersed for improvident, or faithwas founded by individual enterprise - less, or unfortunate friends--many who lie sale to the highest bidder for cash, do. "and on woollen blankets," has been supported by private patronage, have lived in a style prompted by liberal before the Court-house door in the town and the unceasing energies of its patri- and noble hearts-many who have grown of Canton, otic projectors; it has received aid from rich by some happily accomplished pur- On the Third Monday of September 1839, hundredths of an accomplished no other quarter. The history of the chase, will necessarily be reduced to The following property to-wit: Two past tells us that such institutions cannot poverty and bankruptcy. But should we lots in the town of Madisonville, num-On the question, "shall this bill pass vate means, or the liberality of indi- tic heart-one who would grant indul- Main street, containing about four acres; viduals, but that the fostering care of gence to the people, and adapt the law to Lot number five, fronting Main street Those who voted in the affirmative, government is necessary to insure its our embarrassed situation, then many street. rectly engrossed, the bill was read the are-Messrs. Barton, Bell, BENTON, perpetuity and future usefulness; we might be relieved-others remove the hope, therefore, that our representatives hard earnings of years to another and bill be postponed indefinitely, it was de- JACKSON, JOHNSON, of Ky., Knight, in the next Legislature will endeavor to more congenial country, and all be great-

TRADITION EXTRAORDINARY .- There is institutions for the instruction of their distresses-called upon to pursue the

The article over the signature of "No

stored to all mass, to save themselves to continue suspension; and the blacks, if or he would personal appearance of Montrose. The prison are continued suspension; and the blacks, if or he would personal appearance of Montrose. The p

"Star," and the Advertiser, and also re- | dual in the county. He would feel much one or not in principle.

Cold Water, 5th Aug. 1839. Yours respectfully,

D.\*M. PORTER.

For the Madison Whig Advocate.

The general election, when the peo place on the last of July, we will not ple will be again called upon to vote for dilate, but suffice it, that no pupils could State and county officers, is - fast aphave gained more credit for themselves, proaching. There is no duty incumbent

selves-as the Legislature has failed to To the citizens of Mississippi we can pass any laws for their relief, and passed

M. Flournoy and Samuel D. Livingston are the most prominent. The contest is Ward & Williams, between them. The reason why it is so, has been a party in which this Samuel D. Livingston has been a prominent person, that has feigned an elevated patriotment of the law. Mr. Flournoy has always been opposed to these things-has teen acres, and fifty hundredths of an botom, it or not, has always given indulgence, and defeated Courts whenever in his mencing at a point near Mr. Huberts power. It is proper then that the con- new house, and running south sixty one "Lex Tationis."

A proper regard for the editorial digthey are antipodes in character—the
test should be between these men, as
they are antipodes in character—the
along said street, south thirty one and a

On the Third Western

lative to the Vicksburg Whig in the pride in complying with the law in all Allen Garey. same number, which were alike discredi- its requisitions, and although he might table to the man and editor. The sta- discharge his duties in mercy-as he pos- George W. Kibbee, tion of editor is a responsible one-he sibly would-yet the people know enough is continually before the public eye- of his unbending character to convince and is generally supposed to be a man of them that whenever money was due it Same, intelligence, and he never should forget would have "To come." But would an Arnold Russell & Co. that the world expects him to demean officer of this kind suit the people in the himself as a gentleman, whether he be midst of a crisis like the one now grinding us to atoms? He would not. For Road Bank of Vicksthe people to pay their debts-if indeed burg. Accompanying the following note, we they can ever do it-the law must be to received sixteen pounds of fine flour, some considerable extent evaded—there Reese & MCarty, which fully establishes the fact that the must be two or three more failures in the soil of Mississippi is capable within her- holding of Courts here-there must be Same, self of producing every article neces- more magnanimous refusals to make mo- James A. Pugh. sary for home consumption. That it is ney by the Sheriff-there must be a susthe interest of Mississippi to adopt such pension of operations for a time-the Same, a policy no one will deny, we therefore Sheriff must sacrifice himself, like a Stuart & Mitchell trust every planter in the county will noble Roman, for the good of the people. follow the laudable example thus set by Mr. Livingston, it is known will not do Dr. Porter-that of growing their own this -he will be at all times in favor of J. J. Kester & Co. grain .- Dr. Porter will please accept our law and Courts, and opposed to personal Same.

liability. But with Mr. Flournoy the case is dif-MESSRS. G. E. W. NELSON & Co .- ferent. He has already made many sac- Coleman & Boyd. Gentlemen-Allow me to present you a rifices for the good of the people of Maspecimen of flour, the grain of which dison county. He has sacrificed his pro- E. W. Kibbee, et. al. was grown on my farm, and manufac- perty and his character, and if elected. Arnold Russell & Co. most been untouched by the hand of tured in this county. I averaged about is, no doubt, ready to do it again. But if Same, clear majority of the Senate, and about seeking to embarrass the administration an equal number in the House of Repre- of Mr. Madison, received the active aid to establish a Territorial government in civilization. For health of location, fifteen bushels to the acre, weighing he would not travel the same course Stuart & Mitchell. sentatives. It is true, that the complex- of Martin Van Buren, in advancing the Florida, a motion was made to introduce Sharon can have but few equals, and no 551 lbs. to the bushel of cleaned wheat, again, he is where he cannot retrace his ion of the last has undergone a change; election of De Witt Clinton, the Presi-but we all know that this was effected in dential candidate of the Federal party. no other sacrifice to make, and would not Same,

Now, fellow citizens, after Mr. Flournoy has suffered so much, and so long. Same, and so fatally, is it not your duty to ral- Stuart & Mitchell, y around him-bear him bravely to, and triumphant from the polls, that he Samo, may redeem his lost character—that he Joseph Holmes, may recussitate his sinking fortunethat he may still be the friend and sup- C. R. Balfour, porter of the involved and the unfortunate? Will you not do this? Gratitude G. W. Kibbee, Adm'r requires it, and the people of Madison Y virtue of the above stand me county are too noble to remain longer unmindful of such claims-too proud not lie sale, for cash, before the Cash, to discharge such a debt, for it is one where honor is involved.

"NO COURT."

## CAUTION.

trade for the following notes, to five. Lot number two, in setting sewit: one joint promissory note drawn ty-five, township nine, range too un the sum of ten thousand dollars, dated the 16th of January, 1836, and due the township eight, range too week romissory note drawn by Joseph Clark and George S. Clark in favor of F. January, 1836, and due the first day of ven, township eight, range to a

GEORGE S. CLARK. August 10, 1839. 31-32 [Pr fee \$3 to-wit:

F. R. Southmaged, on bond, to Oct. term, 1839 Madison circuit court.

prosper when supported alone by pri- select a man for the office of sympathe- ber one hundred and twelve, fronting above stated cases fifty feet, and one hundred feet on Pearl

> Three Likely Negroes. JIM, JEMIMA AND THOM. ONE YOKE OF OXEN & CART.

-ALSO-

All the House-hold and Kitchen Furrecommend it as the most desirable of its time in frolicking in the midst of their niture, belonging to the establishment, Addison Thornboll. known as the Planter's Hotel, in the town of Madisonville. Levied on and will be sold to satisfy & Jas. Adams.

S. M. FLOURNOY, SAM. By D. A. FRENCH, Deputy. August 10. 31-36 Pr. fee \$14

SHERIFF'S SALE.

use &c. Ayer and Swain. Term, 1839.

me directed, I will expose to public sale, for cash, at the Court-house door, said defendant & will be seen as

Madisonville, known as a part of origi-

-ALSO-

Part of a lot described as follows, com-

Hooper & Bogart,

SHERIFF'S SALE

bond, in Made

son circuit com

to October lens.

1839

David Anderson. therefore fear liability or responsibility. Thos. M'Cord, use

Personal face Alias f. fs. to me directed, I soll ergos to a

On the Third Monday of September 133 All the right, title, claim and minthat George W. Kibbee has milly

the following tract or pared of into-wit: HE public are hereby notified not to Lot number three, is well as

Lot number eight it seem le

The following tractic parell of hi

South east half of south sat part section fourteen, and the such had

By L. A. Assets, No. 31-35 Pt. 51 St.

SHERVIE'S SILE.

lack E. Carstarphen, J in. . . . Wm. Lambert and R. W. Kennon. E. Carstarphen

lie sale, for cash, before their door in the fown of Carlon, On the Third Monday is Square

Madison Circuit of land to with The west Court, Alias fi. south east quarter, east half, of " fa. to October west quarter, south half, of me BY virtue of the above stated case, to township eleves, race the case, to

> the above stated cases. S. M. FLOURYOU, NY Br L & ADATS, Don August 10. 31-36 Pt. = 1

John E. Myrick.